REMARKS

Claims 1-18 and 34-36 were pending and rejected. Claims 6, 10, 11 and 36 have been amended, and Claims 1-5 have been cancelled, without prejudice to pursue the original claims in a related application. Support for the amendments may be found in the Specification as filed at least in paragraphs [0076] – [0078] and FIGS. 5 and 8. No new matter has been added. Thus, after entry of this amendment, Claims 6-18 and 34-36 are currently pending. Reconsideration is respectfully requested based on the following remarks.

Claim Rejections 35 U.S.C. §103

Claims 1-18 and 34-36 were rejected under 35 U.S.C. §103(a) as being unpatentable over Ha et al. (U.S. Patent No. 6,593,979), herein referred to as "Ha," in view of Minami Kazuya (Japanese Patent Publication No. 2000-258756), herein referred to as "Kazuya."

Independent Claims 6 and 36 both recite, in part "a mold frame comprising a <u>main</u> panel, <u>side walls surrounding the main panel</u> and a first hole formed <u>through the main panel</u>" (emphasis added). Thus, the first hole is "formed through the main panel," which is surrounded by side walls.

The Examiner cites "figs 1, 12 holes in 400" of Ha (Office Action, page 6 with respect to Claim 36 (see also page 4 with respect to Claim 6)) as referring to "a mold frame comprising a main panel, side walls surrounding the main panel and a first hole formed through the main panel" as recited in Claims 6 and 36 (Office Action, page 6 with respect to Claim 36 (see also page 4 with respect to Claim 6)).

Ha, however, discloses, in reference to FIGS. 5, 6, and 7 (and see also, FIG. 12, as cited by the Examiner)

...the first <u>locking depression 410</u> is formed at the portion covering the edge of the surface of the mold frame 400 to its <u>outer side</u>. Here, the

locking depression 410 is <u>formed at two or more of the four sidewalls</u> of the mold frame 400. (emphasis added) (Ha, Col. 6, lines 58-63)

Thus, the "locking depression 410," which the Examiner cites as the "first engaging hole" as recited in Claims 6 and 36, is "formed at two more of the <u>four sidewalls</u>" and therefore *cannot* be "formed through the main panel" with "side walls surrounding the main panel" as recited in Claims 6 and 36. Thus, Ha does not disclose or suggest "a mold frame comprising a main panel, side walls surrounding the main panel and a first hole formed through the main panel" as recited in Claims 6 and 36.

Kazuya does not cure this defect. Kazuya only discloses a metal plate 14, that has hole 14d, through which screw 15 penetrates (see Kazuya FIG. 1). Kazuya does not disclose or suggest "a mold frame comprising a main panel, side walls surrounding the main panel and a first hole formed through the main panel" as recited in Claims 6 and 36.

Claims 6 and 36 also recite, in part, "a case having a <u>catching member formed on a bottom surface of the case</u>" (emphasis added). Claim 6 additionally recites, in part, "an <u>engaging device</u> having one end engaged with the catching member" and Claim 36 additionally recites, in part, "an <u>engaging device</u> penetrating through the first hole and the second hole." As disclosed in the Specification in reference to FIG. 5, "the first and second catching members 500 and 550 are integrally formed with the front case 310" (Specification, paragraph [0077]) and in reference to FIG. 12 "the second to fourth shaft screw 620, 630 and 640 are engaged with the second to fourth catching members" (Specification, paragraph [0085]).

The Examiner states, in reference to Claim 6, "said case having a catching member; (i.e. a screw, Ha fig. 12 # 786, col. 8 lines 59)" (Office Action, page 5), and in reference to Claim 10 "Ha describes the display device of claim 6, wherein a plurality of the catching members (screw) are formed on a bottom surface of the case (Ha figure 12)" (Office Action, page 5).

With respect to the screw, #786, Ha discloses "the fastening screw 786, being inserted through the through hole 782 of the front case boss 782 from the outside of the grant case 780, passes through the through hole 782 and then is fitted in the hollow 735 of the rear case boss 730" (Ha, col. 8, lines 59-63).

Claims 6 and 36, however, recite *both* a "catching member" and an "engaging device." Screw 786 disclosed in Ha cannot serve as both a "catching member" and an "engaging device." Furthermore, fastening screw 786 is not "formed on a bottom surface of the case" as recited in Claims 6 and 36, but instead case 780 of Ha has a through hole 782 through which fasting screw 786 is inserted. Thus, Ha does not disclose or suggest "a case having a catching member formed on a bottom surface of the case" as recited in Claims 6 and 36.

Kazuya does not correct this defect. The screws, 15, of Kazuya cannot be both the "catching member" and the "engaging member." Only the through holes, 14d, are disclosed for engaging the screw 15. There is no disclosure or suggestion of "a case having a catching member formed on a bottom surface of the case" as recited in Claims 6 and 36.

For at least these reasons, Applicants respectfully submit independent Claims 6 and 36, and all claims depending therefrom are patentable.

Accordingly, Applicants respectfully request reconsideration and withdrawal of the rejections under 35 U.S.C. §103(a).

CONCLUSION

For the above reasons, Applicant believes Claims 6-18 and 34-36 are now in condition for allowance and allowance of the Application is hereby solicited. The Director is authorized to charge any deficiency in fees, or credit any overpayment, to Deposit Account No. 50-5029. If the Examiner should have any questions, please telephone Applicant's Attorney at (408) 331-1674.

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Dated: November 4, 2009

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